IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

TAROKERS, LENS	ION FUND, LABORERS')	
WELFARE FUND	OF THE HEALTH AND)	
WELFARE DEPAR	TMENT OF THE)	
CONSTRUCTION A	AND GENERAL)	
LABORERS' DIST	RICT COUNCIL OF)	
CHICAGO AND VI	CINITY, THE CHICAGO)	
LABORERS' DIST	RICT COUNCIL RETIREE)	
HEALTH AND WE	LFARE FUND and)	
CATHERINE WEN	SKUS, not individually, but)	
as Administrator of	the Funds,)	
	Plaintiffs,) Case No.: 18-cv	v-64 2 7
v.)	
A & F SEWER COMPANY, INC. an)	
Illinois corporation,	,)	
)	
	Defendant.)	

COMPLAINT

Plaintiffs Laborers' Pension Fund and Laborers' Welfare Fund of the Health and Welfare Department of the Construction and General Laborers' District Council of Chicago and Vicinity, the Chicago Laborers' District Council Retiree Health and Welfare Fund, and Catherine Wenskus, Administrator of the Funds (hereinafter collectively "Funds"), by their attorneys, Patrick T. Wallace, Amy N. Carollo, G. Ryan Liska and Katherine C. Mosenson and for their Complaint against Defendant A & F Sewer Company Inc.:

COUNT I

(Failure to Timely Pay Employee Benefit Contributions)

1. Jurisdiction is based on Sections 502(e)(1) and (2) and 515 of the Employee Retirement Income Security Act of 1974 ("ERISA"), as amended, 29 U.S.C. §§1132 (e)(1) and (2) and 1145, Section 301(a) of the Labor Management Relations Act ("LMRA") of 1947 as amended, 29 U.S.C. §185(a), 28 U.S.C. §1331, and federal common law.

- 2. Venue is proper pursuant to Section 502(e)(2) of ERISA, 29 U.S.C. §1132(e)(2), and 28 U.S.C. §1391 (a) and (b).
- 3. The Funds are multiemployer Trusts established pursuant to Section 302(c)(5) of the LMRA. 29 U.S.C. § 186(c)(5). The Funds maintain their respective Plans, which are multiemployer benefit plans within the meanings of Sections 3(3) and 3(37) of ERISA, 29 U.S.C. § 1002(3) and 37(A), pursuant to their respective Agreements and Declarations of Trust in accordance with Section 302(c)(5) of the LMRA. The Funds have offices and conduct business within this District.
- 4. Plaintiff Catherine Wenskus is the Administrator of the Funds, and has been duly authorized by the Funds' Trustees to act on behalf of the Funds in the collection of employer contributions owed to the Funds and to the Construction and General District Council of Chicago and Vicinity Training Fund, and with respect to the collection by the Funds of amounts which have been or are required to be withheld from the wages of employees in payment of Union dues for transmittal to the Construction and General Laborers' District Council of Chicago and Vicinity (the "Union"). With respect to such matters, Wenskus is a fiduciary of the Funds within the meaning of Section 3(21)(A) of ERISA, 29 U.S.C. §1002(21)(A).
- 5. Defendant A & F Sewer Company Inc. (hereinafter "Company") conducts business within this District and was at all times relevant herein an employer within the meaning of Section 3(5) of ERISA, 29 U.S.C. §1002(5), and Section 301(a) of the LMRA, 29 U.S.C. §185(c).
- 6. The Union is a labor organization within the meaning of 29 U.S.C. §185(a). The Union and Company have been parties to a collective bargaining

agreement, which became effective July 18, 2017. ("Agreement"). (A copy of the "short form" Agreement entered into between the Union and Company which Agreement adopts and incorporates Master Agreements between the Union and various employer associations, and also binds Company to Funds' respective Agreements and Declarations of Trust is attached hereto as Exhibit A.)

- 7. The Funds have been duly authorized by the Construction and General Laborers' District Council of Chicago and Vicinity Training Fund (the "Training Fund"), the Midwest Construction Industry Advancement Fund ("MCIAF"), the Chicagoland Construction Safety Council (the "Safety Fund"), the Laborers' Employers' Cooperation and Education Trust ("LECET"), the Builders Association ("BAC"), Chicago Area Independent Construction Association ("CAICA"), the CISCO Uniform Drug/Alcohol Abuse Program ("CISCO"), the Industry Advancement Fund ("IAF"), and the Laborers' District Council Labor Management Committee Cooperative ("LDCLMMC"), to act as an agent in the collection of contributions due to those funds.
- 8. The Agreement and the Funds' respective Agreements and Declarations of Trust obligate Company to make contributions on behalf of its employees covered by the Agreement for pension benefits, health and welfare benefits, for the training fund and to submit monthly remittance reports in which Company, *inter alia*, identifies the employees covered under the Agreement and the amount of contributions to be remitted to the Funds on behalf of each covered employee. Pursuant to the terms of the Agreement and the Funds' respective Agreements and Declarations of Trust, contributions which are not submitted in a timely fashion are assessed liquidated damages plus interest.

- 9. The Agreement and the Funds' respective Agreements and Declarations of Trust require Company to submit its books and records to the Funds on demand for an audit to determine benefit contribution compliance. On or about September 13, 2018, the Funds provided the Company with a written demand for an audit.
- 10. The Agreement obligates Company to obtain and maintain a surety bond to insure future wages, pension and welfare contributions, and Company has failed to obtain and maintain a surety bond.
- 11. Notwithstanding the obligations imposed by the Agreement and the Funds' respective Agreements and Declarations of Trust, Company performed covered work during the months of March 2018 forward, but has:
- (a) failed to submit reports and contributions to Plaintiff Laborers' Pension Fund for the period of March 2018 forward, thereby depriving the Laborers' Pension Fund of contributions, income and information needed to administer the Fund and jeopardizing the pension benefits of the participants and beneficiaries;
- (b) failed to submit reports and contributions to Plaintiff Laborers' Welfare Fund of the Health and Welfare Department of the Construction and General Laborers' District Council of Chicago and Vicinity for the period of March 2018 forward, thereby depriving the Welfare Fund of contributions, income and information needed to administer the Fund and jeopardizing the health and welfare benefits of the participants and beneficiaries;
- (c) failed to submit reports and contributions owed to Plaintiff Laborers' District Council Retiree Health and Welfare Fund of the Construction and General Laborers' District Council of Chicago and Vicinity for the period of March 2018 forward, thereby depriving the

Retiree Welfare Fund of contributions, income and information needed to administer the Fund and jeopardizing the health and welfare benefits of the participants and beneficiaries;

- (d) failed to submit reports and contributions to Laborers' Training Fund for the period of March 2018 forward, thereby depriving the Laborers' Training Fund of contributions, income and information needed to administer the Fund and jeopardizing the training fund benefits of the participants and beneficiaries; and
- (e) failed to report and pay all contributions owed to one or more of the other affiliated funds identified above for the period of March 2018 forward, thereby depriving said fund(s) of contributions, income and information needed to administer said fund(s) and jeopardizing the benefits of the participants and beneficiaries.
- 12. Company's actions in failing to submit timely reports and contributions violate Section 515 of ERISA, 29 U.S.C. §1145, and Section 301 of the LMRA. 29 U.S.C. §185, and federal common law interpreting ERISA, 29 U.S.C. §1132 (g)(2).
- 13. Pursuant to Section 502(g)(2) of ERISA, 29 U.S.C. §1132 (g)(2), Section 301 of the LMRA, 29 U.S.C. §185, federal common law, and the terms of the Agreement and the Funds' respective Trust Agreements, Company is liable to the Funds for delinquent contributions, liquidated damages, interest, audit costs, reasonable attorneys' fees and costs, and such other legal and equitable relief as the Court deems appropriate.

WHEREFORE, Plaintiffs respectfully request this Court enter a judgment against Defendant A & F Sewer Company Inc. as follows:

- a. ordering A & F Sewer Company Inc. to submit benefits reports and contributions for the time period of March 2018 forward;
- b. entering judgment in sum certain against A & F Sewer Company Inc., on the amounts due and owing pursuant to the amounts pleaded in the Complaint, the March 2018 forward reports, if any, including contributions, interest, liquidated damages, and attorneys' fees and costs;
- c. ordering A&F Sewer Company, Inc. to submit its books and records to the Funds auditor for a fringe benefit and Union dues compliance audit;
- d. enter judgment in sum certain against A & F Sewer Company, Inc. on amounts due and owing pursuant to the audit including interest, liquidated damages, audit cost and attorney fees and costs;
- e. ordering A & F Sewer Company, Inc. to obtain and maintain a surety bond in accordance with the terms and conditions of the agreement; and
- f. awarding Plaintiffs any further legal and equitable relief as the Court deems appropriate.

COUNT II

(Failure To Submit Reports and Pay Union Dues)

14. Plaintiffs reallege paragraphs 1 through 13 of Count I as though fully set forth herein.

- 15. Pursuant to agreement, the Funds have been duly designated to serve as collection agents for the Union in that the Funds have been given the authority to collect from employers union dues which should have been or have been deducted from the wages of covered employees.
- 16. Dues reports and contributions are due by the 10th day following the month in which the work was performed. Dues reports and contributions which are not submitted in a timely fashion are assessed liquidated damages.
- 17. Notwithstanding the obligations imposed by the Agreement, Company has performed covered work during the months of April 2018 forward and has failed to withhold and/or report to and forward union dues that were deducted or should have been deducted from the wages of its employees for the period of April 2018 forward, thereby depriving the Union of income and information.
- 18. Pursuant to the Agreement, Company is liable to the Funds for the unpaid union dues, as well as liquidated damages, audit costs, reasonable attorneys' fees and costs as the Union's collection agent, and such other legal and equitable relief as the Court deems appropriate.

WHEREFORE, Plaintiffs respectfully request that this Court enter judgment against Defendant A & F Sewer Company Inc.:

a. ordering A & F Sewer Company, Inc. to submit its April 2018 forward reports and contributions;

- b. entering judgment in sum certain against A & F Sewer Company, Inc. on the amounts due and owing, if any, as revealed by the reports to be submitted, including dues contributions, liquidated damages, and attorneys' fees and costs; and
- c. awarding Plaintiffs any further legal and equitable relief as the Court deems appropriate.

September 21, 2018

Respectfully submitted,

LABORERS' PENSION FUND, et al.

By: /s/ G. Ryan Liska

Laborers' Pension and Welfare Funds Office of Fund Counsel 111 W. Jackson Blvd., Suite 1415 Chicago, IL 60604 (312) 692-1540



CONSTRUCTION & GENERAL LABORERS' DISTRICT COUNCIL OF CHICAGO AND VICINITY

AFFILIATED WITH THE LABORERS' INTERNATIONAL UNION OF NORTH AMERICA
999 McClintock drive • Suite 300 • Burr Ridge, il 60527 • PHONE: 630/655-8189 • FAX: 630/655-8853

INDEPENDENT CONSTRUCTION INDUSTRY COLLECTIVE BARGAINING AGREEMENT
Illis benefy stip relational equation and between A A A A Country and the Construction and General Laborate Obstact Country of the Coun
this Agreement with respect to wages, hours, and other turns and confidence of imply much its recognition is based on the Union's turking shown, or larring letters to show, endersor of its mujority support. The Employer has not excluded its rights for purposes of collective bengining with the Union to any person, children exception, and bendy readers it for assignment of temperature forth, if any. The Employer Indian violative fields not to assign such burgeting rights to any person, children exception without minimal proporal from the Union Methods that the minimal proporal from the Union Methods than the minimal business and persons employed under this Agreement, the Employer should be membered persons the persons entirely and it was any right it may have to terminate this extensive based upon the number of persons entailing and persons.
2. Libor Control. The Employer affirms and adopts the applicable Contender Brigatchy Agricumship), as designated by the Union, between the Union and the Reders Association, the Obiespo Area Rail Controllers Association in the Chicago Area Rail Controllers Association of the Controllers Association, the Controllers Association of Greater Chicago, the Controllers Association of Wall and Granty Controllers Association of Greater Chicago, the Controllers Association of Greater Chicago, the Controllers Association, the Individual Research Controllers Association of Greater Association, the Individual Controllers Association, the Individual Controllers Association of Greater Chicago, the Undergoard Controllers Association, and all office controllers Association, the Individual Controllers Association, and all office controllers Association of Greater Chicago, the Undergoard Controllers Association, and all office controllers Association of Greater Chicago, the Undergoard Controllers Association, and all office controllers association of Greater Chicago, the Undergoard Controllers Association, and all office controllers association of Greater Chicago, the Undergoard Controllers Association, and all office controllers association of Greater Chicago, the Undergoard Controllers Association, and all office controllers association of Greater Chicago, the Undergoard Controllers Association, and all office controllers association of Greater Chicago, the Undergoard Controllers Association of Greater Chica
3. Total excents forcess. The Engloyer shall pay its employees a total economic increase of \$1.90 per hour effective June 1, 2013; \$2.00 per hour effective June 1, 2014; \$2.05 per hour effective June 1, 2016, said amounts to be effected between wages, tange benefits and other funds by the Union in as sold described June 1, 2013, the minimum range rate shall be \$37.00 per hour
4. Checkell beductions and Remittures. The Employer shall deduct from the wayes of employees patients indicated from terms to the following the models of social properties as the Union shall from time to time sepacial, and spat remit monthly to the distipated thron effect the sums so defected, together with an except fell shall be employee from whom does were deducted, the employee in terminal terminal period, not have then the transition from the monthly period, not have then the transition from the month for which said deductions were must. If the Employer last to timely remaining amounts to the Union or its efficiency teach foods that are engaged under this Agreement, it shall be objected to be Union for all country teas.
The Employer shall further (eduction terms of this basis of body burling the form of the property of the form of the body of body of the form of the f
6. Work Artifiction. This Agreement covers at more within the applicable collective Bengaining Agreements and at more within the Union's trade and peoplicible puis- diction as set from the Union's Systement of Landstofficer, as arranded from three to time, which we therefore the this Agreement that Employer shall assign at more detected that the Union represented Liberty employees and economicities the appropriateness of such assignment. His there is engaged now its more assignment as regular under this Agreement shall be adjusted or obtained as adjustment by any presidence of such assignment accept upon written notice by and direction of the Union.
6. Subsectivating. The Employee, whether acting as a contraction general manager or developes, shall not contract any contract to be done at the sign of construction. Attention, perhaling or unjury of a buffort, standard, standard perhaling or unjury of a buffort, standard perhaling or unjury of a buffort of a buffo
To Finge Berdis. The Employer excess to pay the emporals that it is bound to gay under said Collective Begaining Agreements to the Health and Welfare Department of The Construction and General Laborers' Design Louncil of Chicago and Welfare, the Laborers' Persists Fund (including Laborers' Design Funds), the Fox Visey Berdis Funds, the Construction and General Laborers' District Council of Chicago and Visiting Agreements and General Laborers' District Council of Chicago and Visiting Agreements and General Laborers' District Council of Chicago and United Agreements (the Funds), the Chicago Area Laborers' District Council of Chicago and United Agreements (the Funds), and to become bound by and be constituted a party to the agreements and constitutions of time of credits plant signed and special be a long instruments and constitution. The Employer reduce affirms that the following the Council
8. Contest Externant. At givenous (No by observing structure stat, at the Usion's discretion, be submitted to the Chicago District Council discretion. Committee for foul and binding distriction in few of another givenous committee, provided that despirates shall be submitted to first and binding artifactor upon timely domand. Should be Employer (it to comply within to (10) days with any timeling givenous around, whether by givenous committee or artifaction, it shall be liable for all costs and legal test incread by the Bulkon to extend the behalf of any provided to the contrary, nothing herein shall limit the Union's right to state or within the missis shall be taken to any terminal the Employer's vicinity of any provided of this pure givenous and it. The Employer's vicinity of any provided and agreed that the Union's right to take committee action, belowing the tool with the privates providences it is not a provided and agreed that the Union's right to take committee action is in a state of a six rights under the givenous providences. Where necessary to context context vicinities, or where no acceptable stemand is committee, the Union may appoint and place a stemand from oxisis the work-force at all job sixes.
9. Secretars. In the event of any change is the committe, management or operation of the Employer's trainers or substantially all of the assets, by sale or observing, it is asset that as a condition of such sale or trainer that the new condition of the substant of management. The Employer's shall provide no less than ten (10) days' prior matter notice to be those of the sale or training at the obligation for all expenses becomed by the Union of the sale or training of this pursuage).
10. Termitation. This Agreement shall remain in that looks and effect from June 1, 2013 (unless detect disturbly belon) bycogh thay 31, 2017, and shall opplies where after unless that has been given maken notice, by carried med by citize party tento, received rights shall shall shall be than hasty (50) only prior to the expiration disturbed by citizen party tento, received rights shall shall be than hasty for other party tento the country of the first to modify or extend this Agreement tento in the absence of such timber and present for the Employer and the Union agree to be bound by the new applicable association agreements, and threatful for the dution of excessive association agreements, and threatful for the dution of excessive observable agreements, unless and only timber notice of termination is given not lists than soly (60) and more than ninely (90) days prior to the explication of excessive observable association paragraphs.
11. Execution. The signalogy below marrants his on that incept of the applicable Collective Burgánica Agreement(s) and authorization from the Employer to execute this Agreement, without from during, and with his broadedge of the obliquitions and undertakings contained hearth. The purities extransledge and eccept fessionite signalures on this Agreement as if they were the obliquid signatures.
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ACCEPTED: LEDOCHO' LOCAL USTON NO. 2 See An Houng Ce (Asualo Vice President
Br. July 1865
CONSTRUCTION AND GENERAL LABORATOS DISTANCE COUNCIL OF CHICAGO AND VICINITY 22.619 FOX Trail LAire 22.619 FOX Trail LAire
Br. Jam Horney Brings Mayor Plainfield IL. (80544).

Effective June 1, 2013 WHITE - LOCAL UNION . CANARY - TRUST FUND . PINK - DISTRICT COUNCIL . GOLD - EMPLOYER

Charles Covends, Secretary-Tressumer

EXHIBIT

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